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5	Electronic mail: JMB@JMBLawGroup.com LAL@JMBLawGroup.Com			
6 7	Attorneys for Plaintiff			
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11				
12	DEBRA J. EISNER,			
13	Plaintiff,	Case No. CV12-1238 JSW		
14	v.)	STIPULATION AND [Proposed] ORDER DISMISSING CERTAIN PARTIES		
15		AND CLAIMS		
16	THE PRUDENTIAL INSURANCE)			
17	COMPANY OF AMERICA; SURGICAL) CARE AFFILIATES LONG TERM)			
18	DISABILITY PLAN; SURGICAL CARE) AFFILIATES, in its capacity as Plan)			
19	Administrator,			
20	Defendants.			
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~	STIPLII ATION AND I DRODOSEDI ORDER			

1		The pa	arties hereby stipulate	and respectfully request that the Court order as follows.
2	1.	Plainti	ff has brought this	action for disability benefits and related relief under the
3		Emplo	yee Retirement Secur	ity Act of 1974, 29 U.S.C. §§ 1001 et seq. ("ERISA).
4	2.	Defen	dants sued herein are	the Surgical Care Affiliates Long Term Disability Plan (the
5		"Plan"), The Prudential Insu	urance Company of America ("Prudential," which is the Plan
6		insure	r), and Surgical Care	Affiliates, in its capacity as Plan Administrator of the Plan.
7	3.	Pruder	ntial stipulates and ag	grees that it is properly subject to plaintiff's first claim for
8		relief ı	under ERISA, and tha	t it will pay any judgment and comply with any orders of this
9		Court	and any Court with ap	opellate jurisdiction of this action, to the same extent that such
10	judgment or orders could otherwise be entered or issued as to any or all of the defendants.			
11	Prudential stipulates and agrees that for purposes of this action (only), it may be deemed			
	the Plan Administrator of the Plan and subject to such claims and judicial relief as might			
12	otherwise be ordered against the Plan Administrator and/or the Plan, including but not			
13	limited to plaintiff's claim for recovery of her attorneys' fees and expenses under ERISA.			
14	4.	4. Plaintiff stipulates and hereby agrees that the following parties and claims shall be		
15		dismissed:		
16		a.	Defendant Surgical (Care Affiliates: all claims in their entirety;
17		b.	Defendant Surgical (Care Affiliates Long Term Disability Plan: all claims in their
18			entirety;	
19		c.	Defendant Prudentia	l: second and third claims for relief.
20				
21	Dated:	June 1	1, 2012	Respectfully submitted,
22				JULIAN M. BAUM & ASSOCIATES
23				By: /s/ by Julian M. Baum
24				JULIAN M. BAUM
25				Attorneys for Plaintiff
26	[gionet	L'and an anti- alord Decree 200 de CH d'and a		
27	[signatures continued and [Proposed] Order on following page]			

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1	Dated: June 14, 2012 Linda M. Lawson			
2	Cindy Mekari MESERVE, MUMPER & HUGHES LLP			
3				
4	By: <u>/s/ Linda M. Lawson</u> Linda M. Lawson			
5	Linda M. Lawson Attorneys for Defendant THE PRUDENTIAL INSURANCE			
6	THE PRUDENTIAL INSURANCE COMPANY OF AMERICA			
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9	ORDER			
10	The parties having stipulated as set forth above, IT IS SO ORDERED.			
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13	Dated: June 15, 2012			
14	JEFFRIX S. WHITE			
15	UNITED STATES DISTRICT JUDGE			
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28	STIPULATION AND I PROPOSEDI ORDER			